

Winston & Strawn LLP
101 California Street
San Francisco, CA 94111-5802

1 RONALD L. OLSON (SBN 044597)
Ron.Olson@mto.com
2 KELLY M. KLAUS (SBN 161091)
Kelly.Klaus@mto.com
3 MUNGER, TOLLES & OLSON LLP
355 South Grand Avenue, 35th Floor
4 Los Angeles, CA 90071-1560
Telephone: (213) 683-9100
5 Facsimile: (213) 687-3702
6 CAROLYN HOECKER LUEDTKE (SBN
207976)
Carolyn.Luedtke@mto.com
7 MUNGER, TOLLES & OLSON LLP
8 560 Mission Street, 27th Floor
San Francisco, CA 94105
9 Telephone: (415) 512-4000
Facsimile: (415) 512-4077
10 ANDREW P. BRIDGES (SBN 122761)
abridges@winston.com
11 JENNIFER GOLINVEAUX (SBN 203056)
jgolinveaux@winston.com
12 WINSTON & STRAWN LLP
13 101 California Street
San Francisco, CA 94111-5802
14 Telephone: (415) 591-1000
Facsimile: (415) 591-1400
15 Attorneys for Defendants
16 VOSTU USA, INC., VOSTU LLC and VOSTU,
LTD.
17

LARRY W. MCFARLAND (SBN 129668)
lmcfarland@kmwlaw.com
DENNIS WILSON (SBN 155407)
dwilson@kmwlaw.com
DAVID K. CAPLAN (SBN 181174)
dcaplan@kmwlaw.com
TARA D. ROSE (SBN 256079)
trose@kmwlaw.com
KEATS McFARLAND & WILSON LLP
9720 Wilshire Boulevard
Penthouse Suite
Beverly Hills, CA 90212
Telephone: (310) 248-3830
Facsimile: (310) 860-0363

Attorneys for Plaintiff
ZYNGA INC.



UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

20 ZYNGA, INC., a Delaware Corporation,) Case No. CV:11-2959 EJD
21)
22 Plaintiff,)) JOINT STIPULATION TO EXTEND TIME
23 v.)) TO RESPOND TO COMPLAINT
24)
25 VOSTU USA, INC., a Delaware Corporation;)
VOSTU LLC, a Delaware Corporation; VOSTU,)
LLC, a Delaware Corporation; VOSTU LTD., a)
Cayman Islands Corporation; AND JOHN DOES)
1-5)
Defendants.)
26)
27)
28)

Pursuant to Civil Local Rule 6-1(a), Plaintiff Zynga Inc. (“Plaintiff”) and Defendants Vostu USA, Inc., Vostu LLC, and Vostu, Ltd. (“Vostu”) enter into this stipulation to extend the time for Vostu to answer or otherwise respond to the Complaint in this action.

WHEREAS, Plaintiff asserts that it has served Vostu, Ltd. and that its deadline to respond to the Complaint is July 25, 2011;

WHEREAS, Plaintiff asserts that it has served Vostu USA, Inc. and Vostu LLC, and that their deadline to respond to the Complaint is July 7, 2011;

WHEREAS, Plaintiff has not asserted that it has served Vostu, LLC;

NOW THEREFORE, Plaintiff and Vostu stipulate and agree that Vostu, Ltd, Vostu USA, Inc., and Vostu LLC shall have until July 25, 2011 to answer or otherwise respond to the Complaint. No party waives any argument regarding sufficiency of process, sufficiency of service of process, or jurisdiction by entering into this stipulation.

This extension of time will not alter the date of any event or any deadline already fixed by court order.

IT IS SO STIPULATED.

Dated: July 7, 2011

MUNGER, TOLLES & OLSON LLP

By: /s/ Carolyn Hoecker Luedtke
Carolyn Hoecker Luedtke
Attorneys for Defendants
VOSTU USA, INC., VOSTU LLC
and VOSTU, LTD

Dated: July 7, 2011

WINSTON & STRAWN LLP

By: /s/ Jennifer A. Golinveaux
Jennifer Golinveaux
Attorneys for Defendants
VOSTU USA, INC., VOSTU LLC
AND VOSTU, LTD

Dated: July 7, 2011

KEATS McFARLAND & WILSON LLP

By: /s/ Dennis Wilson

Attorneys for Plaintiff
ZYNGA INC.

1 Pursuant to General Order 45.X.b, I attest that concurrence in the filing of this document has
2 been obtained from each of the other signatories.

3 Dated: July 7, 2011

WINSTON & STRAWN LLP

4 By: /s/ Jennifer A. Golinveaux
5 Jennifer A. Golinveaux

6 Attorneys for Defendants

7 VOSTU USA, INC., VOSTU LLC and VOSTU,
LTD

8 SF:313821.1

9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Winston & Strawn LLP
101 California Street
San Francisco, CA 94111-5802